| 1 | | The Honorable John C. Coughenour |
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| 6 | UNITED STATES DISTRICT COURT | |
| 7 | FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE | |
| 9 | UNITED STATES, | NO. CR 20-105 JCC |
| 10 | Plaintiff, | SUPPLEMENTAL STATEMENT OF COUNSEL REGARDING TRIAL |
| 11 | v. KENNETH JOHN RHULE, | CONTINUANCE |
| 12 | Defendant. | |
| 14 | At the time the Stipulated Motion to Continue Trial and Pretrial Motions Dates was filed | |
| 15 | on September 17, 2020, undersigned counsel had not spoken with his client regarding a speedy | |
| 16 | trial waiver. | |
| 17 | Counsel has now spoken with Mr. Rhule regarding this issue and can represent to the | |
| 18 | Court that Kenneth John Rhule will execute an appropriate speedy trial waiver as contemplated | |
| 19 | in the joint motion for trial and pretrial motions continuance. | |
| 20 | Dated this 24th day of September, 2020. | |
| 21 22 | | eter Offenbecher, WSBA NO. 11920 |
| 23 | | KELLENGER BENDER, P.S. storneys for Kenneth John Rhule |
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SUPPLEMENTAL STATEMENT OF COUNSEL REGARDING TRIAL CONTINUANCE – 1

skellengerbender

CERTIFICATE OF SERVICE I, Jule Freeman, certify that on September 24, 2020, I electronically filed the Supplemental Statement of Counsel Regarding Trial Continuance with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to all attorneys of record. DATED this 24th day of September, 2020. Jule SKELLENGER BENDER, P.S. Case Analyst

skellengerbender